	CIVIL RIGHTS ACT, 42 U.S.C. SECTION 1983 OR BY A FEDERAL PROPERTY OF THE PROPE
	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MEST WEST VIRGINIA
:	WESTERN DIVISION HON COM
	NO. <b>8.6.05-0729</b> (leave this space blank)
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	in Propria Persona? St Serious Phitsical in
	ull names of each plaintiff(s)
	v. Inmate Number 04 2703 Str
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40	PRRELI HARPEA & ROBERT H. HOBGOOD IN OFFICE TO
	7. Addingeno 12. Treasu
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*****	uil names of each defendant(s)  Commission(v) unknown // model
	15 Simmes Drwin 16.Lyna 11
I.	HAVE YOU BEGUN OTHER LAWSUITS IN FEDERAL COURT DEALING WITH THE SAME FACTS INVOLVED IN THIS ACTION? YES () NO.()
	If your answer is YES, describe the former lawsuit in the space provided below:
II.	DID YOU PRESENT THE FACTS RELATING TO YOUR COMPLAINT TO THE STATE INMATE GRIEVANCE PROCEDURE? YES, NO ( )
	If your answer is YES:
	1. What steps did you take? See Attachment Some
	2. What was the result? (Attach copies of grievances or other supporting documentation.)

Case 6:05-cv-00729 Document 2 Filed 09/06/05 Page 1 of



# North Carolina Department of Correction Division of Prisons

Michael F. Easley Governor

## Office of the Director

Theodis Book Secretary

то:(	Corretius Jucker	OPUS#:_	0412	703
LOCAT	ATION: Palk Jaith (3980) RE			Condition
DATE:	=: <u>630-09</u>	of con	finament	- st feeling
CORRI	RESPONDENCE ADDRESSED TO:			V
<u></u>	irector of PrisonsSecretary of Correction	_Governor	Other	<u></u>
	Your recent correspondence addressed to the official list review. After reviewing your correspondence, it has been addressed by staff at your assigned facility who are more is being returned to you and your concerns should be Managers at your assigned prison. If your concerns had action will be taken in this matter.	en determined e familiar with t e reviewed wit	that your co his matter. Yo hiyour Case	oncerns can best be our correspondence of Manager or other
	Your recent correspondence addressed to the official list review. The concerns expressed in your letter may wan been forwarded to the section/office listed below for apthis section/office to review your correspondence and	rant further rev propriate revie	view. Your d w and dispo	orrespondence has sition. I have asked
	Forwarded To:			
	Your recent correspondence addressed to the official list review. I appreciate your comments and thoughts. You appropriate manager for their information and consider	ur correspond	s been forwa ence has be	rded to my office for en forwarded to the
	Your recent correspondence appealing the suspension Policy does not allow you to appeal a visitor's suspension suspension of visitation privileges, the visitor may do s	on for them. If	your visitor v	vishes to appeal the

is been forwarded to my office for review. This grievance is not considered

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DC-410(8/89)	CAROLINA DEPARTMENT OF C	OPPECTION
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Case 6:05-cv-00725 Document 2 Filed 09/06/05 Tage 4 of 26 Page & & 9.30 . A. "Director: This Greature / Contidution & Finding Conserve Mother Public de Privilendo o Conspiração. CAMPANIA Schome Partition 20 ) Counselmented mand must write Councilman to cooker 1 70th & Stroke Instead of pircelly writing the Nothing Personally which . AND HOW TO Exect on OBStack Course . 5, 1110 Councilmon chose ignorantia to oppose our Prosento Assertain Adolary Service This has bone on Mound blood Possions Since Councilmon become the SUPANISON. CASE works in APril 2005 all that doubling part from as he Mohans Conveilmen . adollore ma Phonis Rowland Memore Bervin Act MI determents In Namerous Tited. & Smallding state lowswife and Edeal Consults 8 Our to Mais tribition / moditions undermining of Acres to Lound Strainmenties to Bettern and Community ComPlante Actions Paul Ven Palt. Store Decay deather has carried federal civil towshire womensoner Manne Stribus brutolines against black Prismer Environmentalwater Crouse Gross (PMhoganic is themant brown stinking distance water. MAS, mice; brown reclame Spiders Planed. modification in ante will conside String Palsaments. Crusther Mit word wormal heart in a Prison lacker. Environment: red Meck Abusivanese, destand to Arthur himet. VI SURGER AS A PRISONE At Polk OUR & YORK More is an An Birrow of moren stomedard which dispositioned my Commonia Whom things in Chronic blood but hed to That me mediate Affrages

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В.	space the ac	r answer to A is yes, describe each lawsuit in the below. (If there is more than one lawsuit, describe iditional lawsuits on another piece of paper, using the outline).
	1.	Parties to this previous lawsuit
		Plaintiffs:
		Defendants:
,	2.	Court (if federal court, name the district; if state court, name the county):
	3.	Docket Number:
	4.	Name of judge to whom case was assigned:
	5.	Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?)
	6.	Approximate date of filing lawsuit:
	7.	Approximate date of disposition:

A. Is there a prisoner grievance procedure in this institution?  Yes	procedure in this institution?  No ting to your complaint in the edure?  No  No  why not:  The second blank. Do the same for the first in the second blank. Do the same for the first in the second blank. Do the same for the first in the second blank. Do the same for the first in the second blank. Do the same for the first in the second blank. Do the same for the first in the second blank. Do the same for the first in the second blank. Do the same for the first in the second blank. Do the same for the first in the second blank. Do the same for the first in the second blank. Do the same for the first in the second blank. Do the same for the first in the second blank. Do the same for the first in the second blank.	Place of Present Confinement: \\ \text{OD   VENSY   A.   Parties} \\ 2500 \text{Butters}. \\ A. \text{ls there a prisoner grievance procedure in this institution?} \\ Yes No
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2. What steps did you take?  2. What was the result?  D. If your answer is NO, explain why not:  Parties  (In item A below, place your name and inmate registration number in the blank and place your present address in the second blank. Do the sam additional plaintiffs, if any.)  A. Name of Plaintiff: Mr. Cordetius Jucieus Address: 1001 Ve A2 & 9 de Results Survey	why not:  Indinmate registration number in the first as in the second blank. Do the same for  Aletius / Lucker Second Suitan Act	C. If your answer is YES:  1. What steps did you take?
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Parties  (In item A below, place your name and inmate registration number in the blank and place your present address in the second blank. Do the sam additional plaintiffs, if any.)  A. Name of Plaintiff: M/ Corde Hus / Lucker Standards.  Address: 1001 Ve A2 5 9 7 d 100-25 to Burns.	why not:	D. If your answer is NO, explain why not:  Parties  (In item A below, place your name and inmate registration number in the first blank and place your present address in the second blank. Do the same for additional plaintiffs, if any.)  A. Name of Plaintiff: M/ Coulet V
Parties  (In item A below, place your name and inmate registration number in the blank and place your present address in the second blank. Do the sam additional plaintiffs, if any.)  A. Name of Plaintiff: M. Cordelius / Lucier State Bulling  Address: 1001 Ve A2 & 9 / d 100-25 to Bulling	why not:	D. If your answer is NO, explain why not:  Parties  (In item A below, place your name and inmate registration number in the first blank and place your present address in the second blank. Do the same for additional plaintiffs, if any.)  A. Name of Plaintiff:   M. Corrections  ////
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Parties  (In item A below, place your name and inmate registration number in the blank and place your present address in the second blank. Do the sam additional plaintiffs, if any.)  A. Name of Plaintiff: M. Cordetius / Lucer School Burks.  Address: 1001 Ve A2 & 9 / d 100-25 in Burks.	why not:  Indinmate registration number in the first as in the second blank. Do the same for the first are for the first as in the second blank. Do the same for the first are	Parties  (In item A below, place your name and inmate registration number in the first blank and place your present address in the second blank. Do the same for additional plaintiffs, if any.)  A. Name of Plaintiff: Machine Advanced blank.
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Address: 1001 VEAZE 4 12 100-2540 Bulton	8472160-2500 Bulman	
		Address: 1001 VeAz & 4 /d 10.0-2500 Button 100
B. Additional Plaintiffs and Address:	ess:	
		B. Additional Plaintiffs and Address:

Case 6:05-cv-00729 Document 2 Filed 09/06/05 Page 8 of 26 PageID #: 12 defendants in their individual no OFFILM Calacities Under Color of State and Caderal LAW: During Their Employment incidents of claim See Biven V. SIX Unknown NAMED AGENT OF REA. BURGU OF NACY, 403 US. 388 (1971) Mr. Cornelius Tucker #0412703 **PQB 2500** Butner, NC 27509 134monac 27509 moderal munes/GUAID Asst. SUPT. Polk. Po. 2500 PAM Grossnockle: U.S. Treasury Account nect / custominist 200 300 St. PARKAL bUIG. WILLA. 26/02. O WIEL HANRY: MGT, Treasury Bureau Public De Lit 5 me Robert Fountain Polic / Same WASHAM PULL GUARD R.H. HOB GOOD, GIMVILLE COUNTY SUPERIOR CHOLDER 101 MAN 2. ADDINEHON GUARD LY POIK & 5. Winsbrove, Tremin buteon debt. Some 9. LANKnown-Named Committee ASUM BUREA Rollie Debit Fes AGENTIUSECTETAYT. 11. Director. 12 Trenswer, DeRity/13, Vanburen Pulk Guard Ct: 14. George E. Currie, 831 W. Morem St. Rolain ac 77609 100 love office 15. James ORWIN POLK ACCOUNT CLEVE 16. LYAA DAGOCK PIK ASSET DELL CLEL

(In item C below, place the full name of the defendant in the first blank, his/her official position in the second blank, and his/her place of employment in the third blank. Use item D for the names, positions, and places of employment of any additional defendants.)

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dditional defen	dants:	
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State here as briefly as possible the facts of your case. Describe how each defendant is involved. Include also the names of other persons involved, dates and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheet if necessary).

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In a June 2000 secret meeting in Georgia convened by the Center for Disease Control and Prevention (CDC) and attended by officials from the Federal Drug Administration (FDA), the World Health Organization and representatives from pharmaceutical companies that manufactured vaccines, the relationship between vaccines and autism was discussed. Tom Verstaeten of the CDC had uncovered statistical evidence that linked thimerosal, the preservative in vaccines, with autism, speech delays, attention-deficit disorders and hyperactivity.

Previous to 1989, a young child received three vaccinations - for polio, diphtheria- tetanus-pertussis. and measles-mumps-rubella. Three additional vaccines were recommended by the CDC and FDA in 1991. Now, by the time a child reaches first grade he/she would have received 22 vaccinations. Since 1991, the incidence of autism jumped from one in 2,500 to one in 166. For fear that the public would reject immunizations, the information was suppressed. By the time Verstaeten's work was published in 2003, he had gone to work for GlaxoSmithKline and managed to bury the link between thimerosal and autism. To further conceal the vaccine study results and to thwart the Freedom of Information Act, the CDC handed the data base Verstaeten used over to a private company

The use of thimerosal has been phased out in most vaccines but vaccines with thimerosal have been shipped to China, India and third world countries where autism rates have soared. It is still used here in some pediatric flu vaccines and in tetanus boosters given to 11-year-olds and required before youngsters can participate in school sports.

Senate Majority Leader Bill Frist, a physician who has received \$873,000 in contributions from pharmaceutical companies, has tried to seal all government-related vaccine documents, as well as the transcripts of the 2000 Georgia meeting. Frist has tried to slip riders into home security and antiterrorism bills that would protect Eli Lilly, the developer of

thimerosal, from law suits. In 2002, Eli Lilly contributed \$10,000 to Frist's campaign and bought 5000 copies of his book on terrorism the day after the "Eli Lilly Protection Act" was passed.

Ethylmercury, a component of thimerosal, has been known to be toxic for decades. Russia banned thimerosal from vaccines 20 years ago. Britain, Japan, Austria, Denmark and the Scandinavian countries soon followed. In 1971, Lilly's own studies found that thimerosal was "toxic to tissue cells" in concentrations of one part per million -100 times weaker than that found in the typical vaccine. It is too toxic to study. When injected into animals, their brains are severely affected. If applied to tissues, the tissues die. Cells in petri dishes die when exposed to it. In 1977, when an antiseptic preserved with thimerosal was dabbed on the umbilical cords of 10 babies in a Toronto hospital, all died.

The federal government has tried to prevent vaccine research and has downplayed their relationship with autism. One reporter, Dan Olmstead of UPI, decided to study a "control" group- the Amish of Lancaster County, Pennsylvania who refuse to immunize their children. Instead of the statistically predicted 130 cases of autism, he found four. Three of the children had been immunized and the fourth had been exposed to high levels of mercury from a power plant.

How could the continued use of this preservative have been allowed? The House Reform Committee found that four of the eight CDC advisors who approved guidelines for a retrovirus vaccine had ties to pharmaceutical companies. It is not necessary to use a preservative in vials of single-dose vaccines. However, it is cheaper to package vaccines in multiple doses, especially for overseas usage and in times of pandemics. Fortunately, most vaccines in the US are in single-dose vials and the incidence of autism has decreased. Iowa and California have banned mercury in all vaccines used in those states. Violence of Power

(This material was taken by an article by Robert F. Kennedy, Jr., an environmental lawyer.)

## IV. Statement of Claim (continued):

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VII. Counsel / Educs / IN Straget / Commed H
A. If someone other than a lawyer is assisting you in preparing this case, state the person's name:
B. Have you made any effort to contact a private lawyer to determine if he or she would represent you in this civil action?
YesNo
If so, state the name(s) and address(es) of each lawyer contacted:
Richal Colloux
1112 WARE FORT 12. RMEIGHAL DECY
If not, state your reasons: DENER reflection
C. Have you previously had a lawyer representing you in a civil action in this court?
Yes No

<u> </u>	File No.
STATE OF NORTH CAROLINA	05-cym-5215
_ •	In The General Court Of Justice
Pranville County	☐ District  Superior Court Division
MR. Cornelius Tucker: Phrintiff	Additional File Numbers
	Motion to Compel Production / Affectionce s-
VERSUS	SUBPOENA
James BRAKTON CIRAVEN. 111	G.S. 1A-1, Rule 45
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## NOTE: Rule 45, North Carolina Rules of Civil Procedure, Parts (c) and (d).

#### (c) Protection Of Persons Subject To Subpoena

- (1) Avoid undue burden or expense. A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing an undue burden or expense on a person subject to the subpoena. The court shall enforce this subdivision and impose upon the party or attorney in violation of this requirement an appropriate sanction that may include compensating the person unduly burdened for lost earnings and for reasonable attorney's fees.
- (2) For preduction of public records or hospital medical records. Where the subported complands afty custodian of public records or any custodian of hospital medical records, as defined in G.S. 8-44.1, to appear for the sole purpose of producing certain records in the custodian's custody, the eustodian supporting diazy in lieu of personal appearance, tender to the copin in which the seljon is pending by registered or certified mail or by peisonal delivery, often before the time specified in the subpoetra, certified copies of the records requested together with acopy of the subpoetra and an efficavit by the custodian estifying that the copies are frue and correct opies and that the records were made and kept in the regular course of extrainess, cut no such records are in the custodian's custody, an affidavit to that effect. When the copies of records are personally delivered under this subdivision subjection and recording to the provisions of this subdivision, unless otherwise objectionable, shall be admissible in any action or proceeding without further certification or authentication. Copies of hospital medical records tendered under this subdivision shall not be open to inspection or copied by any person, except to the parties to the case or proceedings and their attorneys in depositions, until ordered published by the judge at the time of the hearing or trial Nothing contained herein shall be construed to waive the physician patient privilege or to require any privileged communication under law to be disciposed.
- (3) Written objection to subpoens. Subject to subsection (d) of this rule, a person commanded to appear at a deposition or to produce and permit the inspection and copying of records may, within 10 days after service of the subpoens or before the time specified for compliance if the time is less than 10 days after service, serve upon the party or the attorney designated in the subpoens written objection to the subpoens; setting forth the specific grounds for the objection. The written objection shall comply with the requirements of Rule 11. Each of the following grounds may be sufficient for objecting to a subpoens:
  - The subpoena fails to allow reasonable time for compliance.
  - The subpoena requires disclosure of privileged or other protected matter and no exception or waiver applies to the privilege or protection.
  - The subpoena subjects a person to an undue burden.
  - d. The subpoena is otherwise unreasonable or oppressive.
  - The subpoens is procedurally defective.
- (4) Order of court required to override objection. If objection is made under subdivision (3) of this subsection, the party serving the subpoena shall not be entitled to compel the subpoenaed person's appearance at a deposition or to inspect and copy materials to which

- an objection has been made except pursuant to an order of the court. If objection is made, the party serving the subpeena may, upon notice to the subpoenaed person, move at any time for an order to compet the subpoenaed person's appearance at the deposition or the production of the materials designated in the subpoena. The motion shall be filed in the court in the county in which the deposition or production of materials is to occur.
- (5) Motion to quash or motifiv subpoena. A person commanded to appear at a trial, hearing, deposition, or to produce and permit the inspection and copying of records, books, papers, documents, or other tangible things, within 10 days after service of the subpoena or before the time specified for compliance if the time is less than 10 days after service, may file a motion to quash or modify the subpoena. The court shall quash or modify the subpoena if the subpoenaed person demonstrates the existence of any of the reasons set forth in subdivision (3) of this subsection. The motion shall be filed in the court in the county in which the trial, hearing, deposition, or production of materials is to occur.
- (6) Order to compel; expenses to comply with subposers. When a court enters an order compelling a deposition or the production of records, books, papers, documents, or other tangible things, the order shall protect any person who is not a party or an agent of a party from significant expense resulting from complying with the subposers. The court may order that the person to whom the subposers is addressed will be reasonably compensated for the cost of producing the records, books, papers, documents, or tangible things specified in the subposers.
- (7) Trade secrets confidential information. When a subpoena requires disclosure of a trade secret or other confidential research, development, or commercial information, a court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or when the party on whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot otherwise be met without undue hardship, the court may order a person to make an appearance or produce the materials only on specified conditions stated in the order.
- (8) Order to quash; expenses. When a court enters an order quashing or modifying the subpoena, the court may order the party on whose behalf the subpoena is issued to pay all or part of the subpoenaed person's reasonable expenses including attorney's fees.

#### (d) Duties in Responding To Subpoens

- (1) Form of response. A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label the documents to correspond with the categories in the request.
- (2) <u>Specificity of objection</u>. When information subject to a subpoena is withheld on the objection that is is subject to protection as trial preparation materials, or that it is otherwise privileged, the objection shall be made with specificity and shall be supported by a description of the nature of the communications, records, books, papers, documents, or other tangible things not produced, sufficient for the requesting party to contest the objection.

#### INFORMATION FOR WITNESS

NOTE: If you have any questions about being subpoensed as a witness, you should contact the person named on the other side of this Subpoens in the box labeled "Name And Address Of Applicant Or Applicant's Attorney.

#### DUTIES OF A WITNESS

- Unless otherwise directed by the presiding judge, you must answer all
  questions asked when you are on the stand giving testimony.
- In answering questions, speak clearly and loudly enough to be heard.
- Your answers to questione must be truthful.
- If you are commanded to produce any items, you must bring them with you to court or to the deposition:
- You must continue to attend court until released by the court. You
  must continue to attend a deposition until the deposition is completed.

#### BRIBING OR THREATENING A WITNESS

It is a violation of State law for anyone to attempt to bribe, threaten, harass, or intimidate a witness. If anyone attempts to do any of these things concerning your involvement as a witness in a case, you should promptly report that to the district attempt or the presiding judge.

#### WITNESS FEE

A witness under subposna and that appears in court to testify, is entitled to a small daily fee, and to travel expense reimbursement, if it is necessary to travel outside the county in order to testify. (The fee for an "expert witness" will be set by the presiding judge.) After you have been discharged as a witness, if you desire to collect the statutory fee, you should immediately contact the Clark's office and certify to your attendance as a witness so that you will be paid any amount due you.

AOC-G-100, Side Two, Rev. 10/03 2003 Administrative Office of the Courts A0C-CVM-200, Rev. 9/02
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Case 6:05-cv-00729 Document 2 Filed 0	09/06/05 Page 21 of 26 PageID #: 255-17-153
STATE OF NORTH CAROLINA	File No. 568
Branville County	In The General Court Of Justice District Court Division-Small Claims
Curnelius Tucker	MAGISTRATE SUMMONS
	☐ ALIAS AND PLURIES SUMMONS
VERSUS Defendent(s)	G.S. 7A-217, -232; 1A-1, Rule 4
RENE Smith	Date Original Summons Issued  Date(s) Subsequent Summons(as) Issued
Joseph CRAVEN	Gotos) Subsequent Stammonstes) issued
TO: Pulk Inst.	TOX CRAVEN CORP.
Name And Address Of Defendant 1 Rena Smith	JOSEPH CRAVEN
1001 UCAzonid Buban. 11.27509	349 W. MAIN St. DWhamis
A Small Claim Action Has	Been Commenced Against You!
You are notified to appear before the magistrate at the	a specified data time and learning at all 12 and 12
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You may file a written answer, making defense to the	f against the claim stated in the attached complaint.  claim, in the office of the Clerk of Superior Court at any life an enswer, the plaintiff must prove the claim before the
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named below.				the summons and complaint to the person
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	Case 6:05-cv-00729 , Document :	2 Filed 09/06/05 Page	23 of 26 Page ID#: 27	
į	STATE OF NORTH CAL LINA	toward hours	No. 04-CVM-841 Abstract No.	
i	GRANVILLE County	FILEL	Judgment Book And Page No.	
	COUNTY	2004 SEP 16 AM 9: 57	In The General Court Of Just District Court Division-Small (	
	Name Of Plaintiff	THEY COUNTY C.S.C.	District Godit Bivision-Office C	Jamia
	CORNELIUS TUCKER		NOTICE OF APPEAL	
	Name Of First Defendant TAMES P. ORUIN	BOOK	TO DISTRICT COURT	
	Name Of Second Defendant	IEN.III ( JURY	W(AL) G.S. 7A-228,	74-236
i	TO THE CLERK OF SUPERIOR COURT:			
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c.T.	I certify that today I have served copies of this			
	I understand that I must pay to the Clerk of Super magistrate rendered judgment, unless I am authori	for Court the court costs for ag zed to appeal as an indigent, o	peal within twenty (20) days after the r my appeal will be dismissed.	
	If I am the defendant, I also understand that in cersign a bond and that the plaintiff may have an exe	rtain cases if I wish to stay execution issued after ten (10) da	cution of the judgment, I may be required ys if I have not signed the required bond.	d to
	Also, I demand that this Appeal be tried before a	🗌 judge. 💢 jury.		
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	Signature Of Appealing Party	Signature Of Appealing	of in Tulhar	
		CE TO THE APPEALING PAR		Ein C
	NOTICE OF APPEAL. If you did not give Notice or rendered, you may file this written Notice of Appearight to request a trial by jury. If you do not ask mail or deliver copies of this form to all of the oth block in the body of the form indicating you have copies after filing this form with the Clerk, you must	eal with the clerk within ten (10 tor a jury trial, you will be giv er parties. If you mail them be served the parties and fill out t	O) days after the judgment is entered. You a trial by a judge without a jury. You a fore filing this form with the Clark, check he back of the eriginal of this form. If you have the pack of the eriginal of this form.	must the
	MANDATORY ARBITRATION. Many counties hat heard by an arbitrator before they go to a district arbitration and, if so, what you must do.	ve mandatory arbitration progra court trial. You will be notified	ims in which appeals from small claims ed if your case is assigned for mandatory	burt are
	COURT COSTS. Within twenty (20) days after th court costs for appealing the case, or your appeal the clerk for the form to appeal as an indigent (AC days after the judgment was entered.	will be dismissed. If you cann	ot afford to pay the appeal costs, you ma	v ask
	STOPPING ENFORCEMENT OF JUDGMENT. Sum judgment entered against you and you wish to state will pay your rent as it becomes due into the Clerk by the magistrate; and if the judgment was entered have to PAY IN CASH the prorated amount of rendue. Ask the clerk for the bond form (AOC-CVM-and paid the prorated amount of cash within tent sheriff remove you from the premises even though magistrate's judgment ordered you to return specific property until the appeal is heard, you must sign a and damages if you do not comply with the judgment you have not signed this bond within tent (10) did take the property from you even though the case against you, you do not need to sign a bond to st	by on the premises until the apic's office; you must PAY IN CAR due from the date the judgmed 304) to allow you to stay on the case is being appealed. If the case is being appealed, if it personal property to the other bond, signed by at least one shent of the district court. Ask ays after the judgment was entitle being appealed. Money judgment appealed.	peal is heard, you must SIGN A 80ND that SIGN the amount of rent in arrears as determed the next rental payment is due, you makent was entered until the next rental payment was entered until the next rental payment premises. If you have not signed this that as entered, the landlord can ask to have the constitution of personal property: If the ner party and you wish to continue to hold surety, that you and the surety will pay are the clerk for the bond form (AOC-CVM-90 tered, the other party can ask to have the timent: If a money judgment has been entered.	at you rmined ay also nent is bond the d that ay costs 266M}.

AOC-CVM-303, Rev. 9/03 © 2003 Administrative Office of the Courts

above.

NOTICE TO PARTY NOT APPEALING

If the appealing party has not asked for a jury trial and you wish to have a jury rather than a judge without a jury try your case, you must file a written request for a trial by jury with the clerk within ten (10) days after receiving this Notice and, within the same amount of time, you must mail copies of your written request to the other parties. See section on Mandatory Arbitration

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